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<u>REMARKS</u>

By this amendment, claim 1 has been amended to more clearly and distinctly

claim the invention. Accordingly, claims 1-53 are currently under examination. No new

matter is entered into the case by the amendment.

Rejection under 35 U.S.C. 102(b) and 35 U.S.C 103(a)

In the office action, claims 1-13, 18-20, 24, 28, 35, 38 and 41-51 were rejected

under 35 U.S.C. 102(b) for allegedly being anticipated by U.S. Patent No. 6,130,098 to

Handique et al. Claims 14-17, 21-23, 25-34, 36-37, 39-40, and 52-53 were rejected under

35 U.S.C. 103(a) for allegedly being obvious over U.S. Patent No. 6,130,098 to Handique

et al.

Applicants have amended claim 1 to now require that the manipulator consist

essentially of a surface and thermal elements alone causes the fluid to move on the

surface in a desired path. No micro-channels for controlled movement of the fluid are

included in the manipulator. Support for the amendment to claim 1 can be found in the

specification as originally filed, see inter alia, page 1, lines 28-31 and the figures 1-4 and

30-33. No new matter is entered into the case by the amendment.

The apparatus taught and disclosed in Handique et al. comprises an enclosed

channel. The enclosed channel contains side walls which confine or limit the movement

of the fluid to a predefined path. Thus, the manipulator of Handique et al. is not devoid

of micro-channels as required by claim 1 of the present application. There is no teaching,

suggestion, or disclosure in Handique et al. of a surface for movement of fluid on the

surface in the absence of the micro-channels. In other words, applicants' invention is

complete and operational without micro-channels, whereas the Handique et al. apparatus

requires micro-channels for operability.

Since the Handique et al. reference fails to teach suggest or disclose, the invention

of claim 1 as amended that provides a microfluidic manipulator that includes a surface

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and thermal elements wherein the manipulator is devoid of micro-channels, claim 1 is not

anticipated or obvious over Handique et al.

Claims 2-53 depend from claim 1 and provide additional important limitations.

Claims 2-53 are patentable over Handique et al. for the same reasons set forth above that

claim 1 is patentable over this reference. Accordingly, applicants respectfully request

that the rejection of the claims under 35 U.S.C. 102(b) and 103(a) over Handique et al. be

reconsidered and withdrawn.

In view of the above amendments and remarks, allowance of the pending claims

is earnestly requested. If the examiner has any questions or concerns regarding this

amendment, he is invited to contact the undersigned at the telephone number listed

below.

Respectfully submitted,

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